1		THE HONORABLE RICARDO S. MARTINEZ
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7	UNITED STATES DISTRICT COURT	
8	WESTERN DISTRICT OF WASHINGTON AT SEATTLE	
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10	GINA KIM, on behalf of a class consisting of herself and all other persons similarly	NO. 2:11-cv-00214-RSM
11	situated,	
12	Plaintiffs, and as to Ms. Kim, counterclaim defendant,	[PROPOSED] ORDER GRANTING MOTION TO SEAL MOTION TO STRIKE CLASS ALLEGATIONS AND
13	V.	DECLARATIONS OF JOHN MACALUSO AND NANCY AXILROD
14	COACH, INC., a Maryland corporation, and COACH SERVICES, INC., a	
15	Maryland corporation,	NOTE ON MOTION CALENDAR: APRIL 22, 2011
16	Defendants, and, as to Coach, Inc., counterclaim	
17	plaintiff.	
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19	THIS MATTER came before the Court on Defendants' Motion to Seal (the "Motion")	
20	three documents: (1) Defendants' Motion to Strike Class Allegations (the "Motion to Strike"),	
21	(2) the Declaration of John Macaluso (and attached exhibits) in Support of Defendants' Motion	
22	to Strike, and (3) the Declaration of Nancy Axilrod in Support of Defendants' Motion to Strike.	
23	The Court reviewed the Motion, the Declaration of Patrick Eagan in Support of the Motion, the	
24	Motion to Strike, and the Declarations of John Macaluso and Nancy Axilrod. Having been	
25	fully advised, the Court finds that the Motion should be granted. Now, therefore	
26	IT IS HEREBY ORDERED that	
	[PROPOSED] ORDER GRANTING MOTION TO SEAL MOTION TO STRIKE CLASS ALLEGATIONS AND DECLARATIONS – 1 NO. 2:11-cv-00214-RSM	DLA Piper LLP (US) 701 Fifth Avenue, Suite 7000 Seattle, WA 98104-7044 • Tel: 206.839.4800

1	A. Defendants' Motion to File Under Seal is <b>GRANTED</b> ; and		
2	B. Defendants are permitted to file, under seal, the Motion to Strike, the		
3	Declaration of John Macaluso (and attached exhibits) in Support of the Motion to Strike, and		
4	Declaration of Nancy Axilrod in Support of the Motion to Strike.		
5	Dated this day of, 2011.		
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7	HON. RICARDO S. MARTINEZ		
8	United States District Judge		
9	Presented by:		
10			
11	s/ Stellman Keehnel Stellman Keehnel, WSBA No. 9309 R. Omar Riojas, WSBA No. 35400 Patrick Eagan, WSBA No. 42679		
12			
13	DLA Piper LLP (US) 701 Fifth Avenue, Suite 7000		
14	Seattle, WA 98104 Tel: 206.839.4800		
15	Fax: 206.839.4801 E-mail: stellman.keehnel@dlapiper.com		
16	E-mail: omar.riojas@dlapiper.com E-mail: patrick.eagan@dlapiper.com		
17	Attorneys for defendant and counterclaim plaintiff Coach, Inc., and defendant Coach		
18	Services, Inc.		
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## **CERTIFICATE OF SERVICE** I hereby certify that on April 14, 2011, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF System which will send notification of such filing to all counsel of record. Dated this 14th day of April, 2011. <u>s/Stellman Keehnel</u> Stellman Keehnel, WSBA No. 9309 WEST\223350352.1

[PROPOSED] ORDER GRANTING MOTION TO SEAL MOTION TO STRIKE CLASS ALLEGATIONS AND DECLARATIONS – 3 NO. 2:11-cv-00214-RSM

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